<u>Unit</u>	MAR 2	A978	Trademark Office		UNITED STATES DEPAR United States Petent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspio.gov	OR PATENTS	
APPLICATION NO.	FILING	- P. C.	FIRST NAMED INVENTOR	1	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/638,175	08/11/2003		Richard C. Everett		03KS02	3765	
7590 03/07/2006				Γ	EXAMINER		
Edward E. Roberts					WHITE, RODNEY BARNETT		
P.O. Box 3206 Dana Point, CA 92629			ſ	ART UNIT	PAPER NUMBER		
·				_	3636		
				D	DATE MAILED: 03/07/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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MAR 20 2006 W							
	Application No.	I Amelianata)					
Notice of Non Compliant	1	Applicant(s)					
Notice of Non-Compliant	106/8175 Examiner						
Amendment (37 CFR 1.121)	Calline	Art Unit					
The MAILING DATE of this communication and	ears on the cover shoot with the						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address The amendment document filed on 2-24-00 is considered non-compliant because it has failed to meet the equirements of 37 CER 1.121. In order for the amendment document documents of 37 CER 1.121. In order for the amendment documents of 37 CER 1.121.							
equirements of 37 CFR 1.121. In order for the amendment equired.	ent document to be compliant, co	ecause it has failed to meet the rrection of the following item(s) is					
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	AMENDMENT DOCUMENT TO F	PE NON COMPLIANT.					
Li Amendments to the specification:		DE NON-COMPLIANT					
A. Amended paragraph(s) do not includeB. New paragraph(s) should not be under	markings.						
C. Other	imed.						
2. Abstract:		e na a la el					
A. Not presented on a separate sheet. 37B. Other	CFR 1.72.						
3. Amendments to the drawings:	:						
A. The drawings are not properly identified "Appointed Shoot" on required by 37.0	d in the top margin as "Poplacem	ant Chaot " "Now Chaot " as					
Ambiated Sheet as required by 37 C	FR 1.121(d)						
B. The practice of submitting proposed dra showing amended figures, without mar	awing correction has been elimin	ated. Replacement drawings					
C. Other	wilgs, in compliance with 37 CFF	1.84 are required.					
4. Amendments to the claims:		•					
A. A complete listing of all of the claims is not present							
LJ B. The listing of claims does not include the text of all pending claims (including withdraws claims)							
C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim							
number by using one of the following status identifiers: (Original), (Currently amended), (Canceled), (Previously presented), (New), (Not entered), (Withdrawn) and (Withdrawn-currently amended).							
L.I. D. THE Gaillis of this amendment haner ha	OVA NOt have precented in account	MN-CURRENTLY amended).					
E. Omer. V. 100 rave & Cl	91M 11						
for further explanation of the amendment format required	by 37 CFR 1.121, see MPEP §	714 and the USPTO website at					
ttp://www.uspto.gov/web/offices/pac/dapp/opla/preognot	ice/officeflyer.pdf.	The same of the sa					
IME PERIODS FOR FILING A REPLY TO THIS NOTICE	· · · · · · · · · · · · · · · · · · ·	· ·					
Applicant is given no new time period if the non-compliant amendment is an after-final amendment or an amendment							
filed after allowance. If applicant wishes to resubmit to entire corrected amendment must be resubmitted with the corrected amendment must be resubmitted as the corrected amendment and the corrected amendment and the corrected amendment must be resubmitted as the corrected amendment and the corrected amendment and the corrected amendment and the corrected amendment amendment and the corrected amendment amendment and the corrected amendment amendment amendment and the corrected amendment amendment amendment and the corrected amendment	THE DOD-COMPLIANT Affectings amou	admont with as weather.					
. Applicant is given one month, or thirty (30) days, whi	chever is longer from the meil de	the final Office action.					
Applicant is given one month, or thirty (30) days, whichever is longer, from the mail date of this notice to supply the corrected section of the non-compliant amendment in compliance with 37 CFR 1.121, if the non-compliant							
amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension							
period under 37 CFR 1.103(a) or (c), and an amendm	TR 1.114), a supplemental ameno	Iment filed within a suspension					
(, , (, , ,))	ion med in response to a Quayie	auton.					
Extensions of time are available under 37 CFR 1.	.136(a) only if the non-compliant	amendment is a non-final					
amendment or an amendment filed in response to	a Quayle action.	·					
Failure to timely respond to this notice will result	in;						
Abandonment of the application if the non-com filed in response to a Quayle action; or	pliant amendment is a non-final a	mendment or an amendment					
Non-entry of the amendment if the non-complia							
amendment.	on one in the a premining all	nenoment of subblemental					
Dysll Johnan	<u> </u>	272-6599					
Legal Instruments Examiner (LIE)	Te	lephone No.					

. Patent and Trademark Office

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